APPLICATION FOR PERMIT TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA

Date of filing in State Engineer's Office					
Returned to applicant for correction		FEB 1 8 1982			
		MAR 3 U 1982			
Мар	filed	MAR 3 0 1982			
	M F Clinama	n			
7.5		n Cally Labor Office			
	Street and No. or P.O. Box No.	of Salt Lake City City or Town			
<u>Ut</u>	tah, 84111 State and Zip Code No.	, hereby make ^S application for permission to appropriate the public			
wate	ers of the State of Nevada, as hereinafter	stated. (If applicant is a corporation, give date and place of incorpora-			
tion;		mes of members.)			
1					
1.		n is Underground Name of stream, lake, spring, underground or other source			
2.	The amount of water applied for is	O.9 cfs One second-foot equals 448.83 gals. per min.			
	(a) If stored in reservoir give number of	acre-feet			
3.	. The water to be used for Geothermal Heating Commercial Irrigation, power, mining, manufacturing, domestic, or other use. Must limit to one use.				
4.	If use is for:				
	(a) Irrigation, state number of acres to be irrigated:				
	(b) Stockwater, state number and kinds of animals to be watered:				
	(c) Other use (describe fully under "No. 12. Remarks"				
	(d) Power:				
	(1) Horsepower developed				
	(2) Point of return of water to stree	m			
5.	The water is to be diverted from its sour	ce at the following point: in the SW1 SE1 Section 35. T. 36N. Describe as being within a 40-acre subdivision of public			
	R.67E., M.D.B.&M., or at a survey, and by course and distance to a section cor	point from which the SE corner of said Section 35 beater. If on unsurve yed land, it should be so stated. 2120 feet.			
6.	Place of use Section 35. T.36N	R. 67E. M.D.B.&M. Section 1. T. 35N. R. 67E., by legal subdivision. If on unsurveyed land, it should be so stated.			
	M.D.B.&M.				
7.	Use will begin about	and end about December 31 , of each year. Month and Day			
8.		the provisions of NRS 535.010 you may be required to submit plans and			
		ge works.) well. pump. pipe lines to places of use. State manner in which water is to be diverted, i.e. diversion structure, ditches and			
0	flumes, drilled well with pump and motor, etc.	000.			

10.	Estimated time required to construct works	3 years If well completed, descri	pleted, describe works,		
11.	Estimated time required to complete the application of water to beneficial use 5 years Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use.				
12.					
	Use will be non-consumptive.	A re-injection system or o	closed loop system		
	will be used for heat extract	ion.			
Com	pared_bc/jspm/se.	By s/Ernest E. Muller Ernest E. Muller, Sr. 750 W. Pueblo St., Re	r, Sr. ., SWRS 273 eno, Nv., 89509		
	-				
Prot	ested 6/9/82 by David Eddy; 6/14/82 Pro. overruled 1/26/89				
	Ruling No. 3573 APPROVAL OF STATE ENGINEER				
	This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the				
following limitations and conditions: This permit is issued subject to existing rights. It is understood that the amount of geothermal fluid herein granted is only a temporary allowance and that the final right obtained under this permit will be dependent upon the amount actually placed to beneficial use. It is also understood that this right must allow for reasonable decrease of fluid pressure and heat. The well shall be equipped an maintained to prevent any waste of the geothermal fluid. Accurate measurements must be kept of discharge of the production well and the amount of fluid injected into the injection well to determine the total amount of fluid diverted and consumed for beneficial use.					
to t condi heati geoth issua other injec	The production and injection we he surface to protect fresh wat tion that only geothermal fluing purposes and fresh, cold we sermal fluids are to be returned of this permit does not waive permits from State, Federal tion well and/or other analyse INUED ON PAGE 2)	er zones. This permit is interested and water aquifers are not to be ned to the source via the the requirements that the and local agencies. A ses of the system used for	ssued subject to the used beneficially for e diverted. The used injection well. The permit holder obtain detailed log on the		
The	amount of water to be appropriated shall be	limited to the amount which can be a	applied to beneficial use, and		
not t	o exceed 0.9	cubic feet per second			

Worl	k must be prosecuted with reasonable diligenc	e and be completed on or before	February 16, 1992		
Proo	f of completion of work shall be filed before		March 16, 1992		
App	lication of water to beneficial use shall be made	e on or before	February 16, 1994		
Proo	f of the application of water to beneficial use	shall be filed on or before	March 16, 1994		
Мар	in support of proof of beneficial use shall be	filed on or before	N/A		
Comp	oletion of work filed I	N TESTIMONY WHEREOF, IState Engineer of Nevada, have hereur			
Proof	of beneficial use filed	my office, this 16th day of	February		
Cultu	ral map filed	A.D. 19—99			
Certif	ficate NoIssued		T. Mono		
NCELLED.	JUN 5 - 19 92 BECAUSE OF FAILL	IRE	State Engineer		
PLYC	ANY TO COMPLY WITH THE PROVISIONS OF PER	MIT			

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(PERMIT TERMS CONTINUED)

geothermal fluids to the source must be submitted together with the Proof of Completion.

An annual report for this well must be filed under this permit describing the amount of geothermal fluid diverted and consumed to a beneficial use for the calendar year. This report must detail the amount of fluid produced and injected.

The total withdrawal of the geothermal fluid shall be limited to 651.57 acre-feet per year but the total consumptive use of the geothermal fluid is limited to only incidental fluid losses in the system and in no case shall it amount to more than 10% of the volume withdrawn annually. The State Engineer does not waive the right to make a determination of incidental fluid losses at any time and impose additional conditions thereto.

This Permit does not extend the permittee the right of ingress and egress on public, private or corporate lands.

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies.